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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/607,057	06/27/2003	Anthonius A.J. De Graaff	0142-0411P	4155	
	7590 03/09/200 ART KOLASCH & BI		EXAMINER ZHENG, JACKY X		
PO BOX 747					
FALLS CHURC	CH, VA 22040-0747		ART UNIT PAPER NUMBER		
			2625		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE		
3 MON	NTHS ·	03/09/2007	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 3 MONTHS from 03/09/2007.

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		Application No.	Applicant(s)	**			
		10/607,057	DE GRAAFF ET AL.	DE GRAAFF ET AL.			
	Office Action Summary	Examiner	Art Unit				
•		Jacky X. Zheng	2625				
Period for	 The MAILING DATE of this communical Reply 	tion appears on the cover sheet w	ith the correspondence address				
WHICI - Extens after S - If NO - Failure Any re	PRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MAIL sions of time may be available under the provisions of 3 bix (6) MONTHS from the mailing date of this community of the period for reply is specified above, the maximum status to reply within the set or extended period for reply will ply received by the Office later than three months after dipatent term adjustment. See 37 CFR 1.704(b).	LING DATE OF THIS COMMUNI 17 CFR 1.136(a). In no event, however, may a cation. Dry period will apply and will expire SIX (6) MOI 1, by statute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).				
Status							
1)[\]	Responsive to communication(s) filed o	on June 27, 2003					
· —	•	☐ This action is non-final.					
<i>,</i> —							
• —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	on of Claims						
·		alication					
•	Claim(s) <u>1-17</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.	·					
•	6)⊠ Claim(s) <u>1-17</u> is/are rejected.						
	Claim(s) is/are objected to.						
•	Claim(s) are subject to restrictio	n and/or election requirement.					
٠			•				
Application	on Papers						
9)□ ٦	The specification is objected to by the E	examiner.					
10)⊠ The drawing(s) filed on <u>June 27, 2003</u> is/are: a) accepted or b)⊠ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)[] 7	The oath or declaration is objected to b	y the Examiner. Note the attache	d Office Action or form PTO-152.				
Priority u	nder 35 U.S.C. § 119						
a)[2	Acknowledgment is made of a claim for ☑ All b) ☐ Some * c) ☐ None of:		§ 119(a)-(d) or (f).				
	1. Certified copies of the priority do						
	 Certified copies of the priority do Copies of the certified copies of application from the Internationa 	the priority documents have been					
* S	ee the attached detailed Office action f		received				
J	ee the attached detailed office action i	or a list of the defined doples he	. 10001104.				
		·					
Attachment	(s)						
	e of References Cited (PTO-892)		Summary (PTO-413)				
2) Notice 3) Inform	e of Draftsperson's Patent Drawing Review (PTC nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date 6/27/03.		(s)/Mail Date Informal Patent Application				

DETAILED ACTION

1. This is the initial office action based on the application filed on June 27, 2003.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

3. The information disclosure statement (IDS) submitted on June 27, 2003 was filed on the mailing date of the application on June 27, 2003. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Drawings

4. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "36" has been used to designate "one or more terminals". Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 6. <u>Claims 2-4</u> are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 7. Claim 2 recites the limitations of "in more detail a section of the displayed preview image". The claims are generally narrative and indefinite, failing to conform with current U.S. practice. They appear to be a literal translation into English from a foreign document and are replete with grammatical and idiomatic errors. This also affects the dependent Claims 3-4. Further clarification is required.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. <u>Claims 1-5</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>EP 0589724</u>

 (Published on March 30, 1994, hereinafter refer as "<u>Searby</u>") with <u>Applicant's admitted prior art</u>

 (Application No. 10/607,057) and further in views of <u>Patton et al. (U.S. 6,795,209)</u>, <u>Zhou (U.S. Pub. No. 2002/0015447)</u> and <u>Baggs et al. (U.S. Pub. No. 2003/0231801)</u>.

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With regard to claims 1-5, the claims are drawn to an image scanning and processing system. Admitted prior art discloses that the limitation of: "checking whether the scan resolution is high enough to show all the detail in critical region", "operator be able to select certain regions in the scanned images", and "able to view them at the resolution used to scan the original" are known from EP 0589724 ("Searby"), and further discloses that this publication further disclose the limitations such as "electronic image processing system" with "storing unit", "a viewing store", "a monitor" for displaying, and image data being "down converted", then "written to a destination area" performed by "the control processor" (See Specification of instant Application (No. 10,607,057), Paragraphs i.e. [004] & [005]; and Searby, i.e. Figure 1 and Claims 1 and 15).

<u>Searby</u> does not *explicitly* disclose the limitations of "selection frame" being "resizable" and "movable".

However, <u>Patton et al.</u> disclose the limitations of having a user interface for making a selection of a interested image, and capable of allowing the selection to be "resizable" and "movable" (See i.e. Figure 7, and Column 8, lines 38-59).

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have modified <u>Searby</u> to include the limitations of "selection frame" being "resizable" and "movable" taught by <u>Patton et al.</u> It would have been obvious to one of ordinary skill in the art at the time of invention to have modified <u>Searby</u> by the teachings of <u>Patton et al.</u> to include the limitations of "selection frame" being "resizable" and "movable" taught by <u>Patton et al.</u> for allowing the easier accesses of modification of the images for the customers (See "Background of Invention" in <u>Patton et al.</u>).

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<u>Patton et al.</u> do not *explicitly* disclose the limitations of converting the data format before previewing or being display.

However, Zhou discloses the limitations of converting of data format of the data collected by CCD and converted the data to NTSC format for displaying on the LCD screen (See Zhou, Paragraph [0040]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have modified the teachings of <u>Searby</u> and <u>Patton et al.</u> to include the limitations of converting the data format before previewing or being display taught by <u>Zhou</u>. It would have been obvious to one of ordinary skill in the art at the time of invention to have modified the teachings of <u>Searby</u> and <u>Patton et al.</u> by the teachings of <u>Zhou</u> to include the limitations of converting the data format before previewing or being display taught by <u>Zhou</u>, for proper previewing the image on LCD or TV (See <u>Zhou</u>, Paragraph [0040]).

Zhou does not *explicitly* disclose the limitations of detection of the "artifacts" associated with preview images.

However, <u>Baggs et al.</u> disclose the limitations of detecting the presence of visual artifacts (See Baggs et al., i.e. Claims 1, 23 and "Abstract").

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have modified the teachings of <u>Searby</u>, <u>Patton et al</u>, and <u>Zhou</u> to include the limitations of detection of the "artifacts" associated with preview images taught by <u>Baggs et al</u>. It would have been obvious to one of ordinary skill in the art at the time of invention to have

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modified the teachings of <u>Searby</u>, <u>Patton et al</u>, and <u>Zhou</u> by the teachings of <u>Baggs et al</u>. to include the limitations of detection of the "artifacts" associated with preview images taught by <u>Baggs et al</u>., for improving the quality of a digital image of a document (See <u>Baggs et al</u>.

Paragraph [0003]).

10. <u>Claims 6-17</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>EP 0589724</u> (Published on March 30, 1994, hereinafter refer as "<u>Searby</u>") with <u>Applicant's admitted prior art</u> (Application No. 10/607,057), <u>Patton et al. (U.S. 6,795,209)</u>, <u>Zhou (U.S. Pub. No. 2002/0015447)</u>, <u>Baggs et al. (U.S. Pub. No. 2003/0231801)</u>, and further in views of Ishikawa (U.S. 2002/0140987).

With regard to Claims 6-16, the claims are drawn to a method of scanning and processing an image, comprising the identical limitations recited in Claims 1-5 above, and further drawn to the limitation of compressing the image data prior to the conversion of the image data format. Claims 6-16 are rejected under the identical grounds set forth in Claims 1-5 above, and further in view of Ishikawa.

Searby, Patton et al., Zhou, and Baggs et al. do not explicitly disclose the limitation of compressing the image data prior to the conversion of the image data format.

However, <u>Ishikawa</u> discloses the limitation of compressing the image data (such as obtained by scanner) prior to the conversion of the image data format, particularly being compressed using "the MH encoding method" first, and then converted to "TIFF-F format" (See <u>Ishikawa</u>, Paragraph [0050]).

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Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have modified the teachings of <u>Searby</u>, <u>Patton et al.</u>, <u>Zhou</u>, and <u>Baggs et al.</u> to include the limitation of compressing the image data prior to the conversion of the image data format taught by <u>Ishikawa</u>. It would have been obvious to one of ordinary skill in the art at the time of invention to have modified the teachings of <u>Searby</u>, <u>Patton et al.</u>, <u>Zhou</u>, and <u>Baggs et al.</u> by the teachings of <u>Ishikawa</u> to include the limitation of compressing the image data prior to the conversion of the image data format taught by <u>Ishikawa</u>, *for the purpose of compatibility (See Ishikawa*, *Paragraph [0050])*.

With regard to claim 17, the claim is drawn to a method of selecting a plurality of master files comprising data encoding scanned images, and further having the identical limitations mentioned in the abovementioned claims. The claim is rejected under the identical grounds set forth in the previously mentioned claims (See the detailed discussions of the claims above).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacky X. Zheng whose telephone number is (571) 270-1122. The examiner can *normally* be reached on Monday-Friday, 7:30 a.m.-5p.m., Alt. Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Twyler M. Lamb can be reached on (571) 272-7406. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Jacky X. Zheng

Division: 262

Date: March 3,

TWYLER LAMB